

RECEIVED
CENTRAL FAX CENTER
JUL 07 2006

(1) Real Party in Interest

The real party in interest of the present application is Nektar Therapeutics (formerly Inhale Therapeutic Systems, Inc.), having a place of business at 150 Industrial Road; San Carlos, California 94707.

(2) Related Appeals and Interferences

Appellant, Appellant's legal representative, and assignee are aware of no appeals or interferences which will directly affect or be directly affected by or have a bearing on the Board's decision in the present appeal.

(3) Status of Claims

Claims 40-59 are presently pending in the case. Claims 40-59 have been finally rejected by the Examiner. The rejections of each of these claims are appealed.

(4) Status of Amendments

No amendments after final have been filed. Applicant's amendment filed on April 16, 2004 has been entered.

(5) Summary of claimed subject matter

The present invention is directed to an inhaleable, spray dried powder formulation comprising a polyene antifungal agent, such as Amphotericin B. Polyenes possess very low solubilities in water and in conventional organic solvents. Thus, formulation of these compounds outside of dry mixing is extremely difficult. The solubility of the polyene can be increased under extreme conditions of pH. However, such conditions typically lead to significant levels of degradation of drug and are usually considered undesirable for the formation of powders for direct administration to the lung.

The present inventors were faced with the challenge of trying to find conditions for spray drying the highly insoluble drug, such as amphotericin B, that (i) did not promote high levels of degradation of drug, (ii) were economically practical, and (iii) resulted in the formation of aerosolizable particles suitable for inhalation.

The presently described and claimed invention relates to the result of this effort. Described are methods for spray drying polyene antifungal agents that result in the formation of chemically stable yet highly dispersible powders. That is to say, the antifungal powders of the invention have excellent aerosol characteristics, such that they are reproducibly prepared and can be efficiently administered by inhalation to the lung, while exhibiting good chemical and physical stability.

In one aspect, the present invention provides a method for preparing a spray dried polyene for oral administration to the lung. The method includes the steps of dissolving a polyene antifungal agent in an acidified solvent and spray drying the polyene solution to form an inhaleable powder containing no more than about 10% polyene degradation products and characterized by an emitted dose of greater than 60%.

In another aspect, a method is provided for preparing a spray dried polyene powder for oral inhalation to the lung in which a polyene antifungal compound is suspended in an aqueous solvent to form a suspension, which is then wet milled, and spray dried. The resulting inhaleable powder contains no more than about 10% polyene degradation products (and typically less than that) and is characterized by an emitted dose greater than about 60%.

(6) Grounds of Rejection to be Reviewed on Appeal

Appellant requests review of the Examiner's following grounds of rejection:

(i) Claims 40 and 42-59 have been rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 5,965,156 to Proffitt et al (hereinafter Proffitt et al), in view of PCT Publication WO 97/03649 to Staniforth et al (hereinafter Staniforth et al) and U.S. Patent 6,077,543 to Gordon et al (hereinafter Gordon et al); and

(ii) Claim 41 has been rejected under 35 U.S.C. 103(a) as being unpatentable over Proffitt et al, in view of Staniforth et al, Gordon et al, and further in view of U.S. Patent 4,016,254 to Seager (hereinafter Seager). [Note that it is believed that the Examiner intended to reject claim 41 under these grounds rather than claim 42 as typed in the Final Office Action.]

(7) Argument

Appellant believes each of claims 40-59 to be improperly rejected and to therefore be allowable for the at least the following reasons.

The Examiner improperly rejected independent claim 40 under 35 USC 103(a) as being unpatentable over Proffitt et al in view of Staniforth et al and Gordon et al. Claim 40 is to a dry powder for delivery by inhalation to the lungs, the dry powder produced by a method comprising: (i) dissolving a polyene antifungal compound in an acidified solvent to form an acidic polyene-containing solution, and (ii) spray drying said polyene-containing solution to form an inhaleable dry powder containing no more than about 10% polyene degradation products and characterized by an emitted dose greater than 60%. As discussed below, Proffitt et al does not disclose or suggest the powder as claimed. In addition, the teachings of Staniforth et al and Gordon et al would not suggest a modification of Proffitt et al that arrives at the presently claimed invention. Thus, the invention of claim 40 would not have been obvious to one having ordinary skill in the art at the time the invention was made.

Proffitt et al does not render claim 40 unpatentable singly or in combination. Claim 40 is directed to a dry powder for delivery by inhalation to the lungs. In contrast, Proffitt et al discloses a liposomal polyene formulation that is dried and then re-hydrated so that it may be delivered intravenously to treat systemic fungal infections (see column 4 lines 20-54). Thus, Proffitt et al is not a dry powder for delivery by inhalation to the lungs. The fact that the Proffitt et al powder is dried at one time during its processing does not make it "a dry powder for delivery by inhalation to the lungs". For a dry powder to be deliverable to the lungs it can not be a powder that is prone to hydration. Hydration during storage and/or during delivery in a humid environment will change the aerodynamic character of the powder and will limit the effectiveness of the active agent reaching the lungs. A powder such as the powder of Proffitt et al which is specifically designed to re-hydrate and not specifically designed for inhalation delivery would not be suitable for inhalation delivery. Furthermore, claim 40 recites that the emitted dose, i.e. the dose as defined on page 9 of Appellant's specification, is at least 60%. The presumption by the Examiner that the Proffitt et al powder which is not designed for inhalation delivery would have an emitted dose of at least 60% is, at best, speculative.

In addition, one of ordinary skill in the art would not have found it obvious to modify Proffitt et al in view of Staniforth et al and Gordon et al to change Proffitt et al's

formulation to one that is a powder that is delivered to the lungs because doing so would go against the teachings of Proffitt et al. Proffitt et al is concerned with (1) a manner of making an injectable polyene formulation on a large scale and (2) the treatment of systemic fungal infections. Both of these teachings would be destroyed by the Examiner's proposed modification. Accordingly, not only is there no motivation for one of ordinary skill in the art to make the proposed modification to Proffitt et al, but the person of ordinary skill would be taught away from doing so in that it would destroy the entire purpose of the primary reference. For at least these reasons, Applicant requests withdrawal of the rejection of claim 40.

Claim 41 is also not rendered unpatentable by Proffitt et al. Claim 41 is to a dry powder made by a process comprising, inter alia, suspending a polyene antifungal compound in an aqueous solvent to form a suspension and spray drying the suspension. Proffitt et al teaches a polyene solution and does not teach a polyene suspension that is spray dried. The teachings of Staniforth et al, Gordon et al, and Seager et al do not make up for the deficiencies of Proffitt, and one of ordinary skill in the art would not have found it obvious to modify the process of Proffitt et al based on these teachings, particularly in the absence of motivation to do so.

Independent claims 42, 57 and 58 are not rendered unpatentable by the applied references, either. Claims 42, 57 and 58 are to powder compositions suitable for oral inhalation to the lung comprising a therapeutically effective amount of a polyene antifungal compound. As discussed above, Proffitt et al does not disclose an inhaleable formulation and teaches away from a modification that would result in an inhaleable formulation. Therefore, claims 42, 57, and 58 and claims 43-56 depending from claim 42 are not rendered unpatentable by Proffitt et al, Staniforth et al, and Gordon et al.

For at least these reasons, Appellant requests that the rejection of claims 40-59 be overturned and requests an indication of the allowability thereof.

(8), (9), (10) *Appendices on following pages*

5

9

10

NEKTAR™**RECEIVED
CENTRAL FAX CENTER****JUL 07 2006**

150 INDUSTRIAL ROAD
SAN CARLOS, CA 94070-6256
650-631-3100 • 650-631-3125 FAX

FACSIMILE TRANSMITTAL SHEET

TO: BOARD OF PATENT APPEALS
AND INTERFERENCES

FROM: Guy V. Tucker

COMPANY: U.S. Patent & Trademark Office
EXAMINER: WANG, SHENGJUN
GROUP ART UNIT 1617

PHONE NUMBER: 650-620-5501

FAX NUMBER: 1-571-273-8300

FAX NUMBER: 650-620-6395

PHONE NUMBER:

DATE:

JULY 7, 2006

RE:

OUR DOCKET: 0067.00

TOTAL NO. OF PAGES INCLUDING COVER: *15*

☐ URGENT ☒ FOR REVIEW ☐ PLEASE COMMENT ☐ PLEASE REPLY ☐ PLEASE RECYCLE

NOTES/COMMENTS:

NOTICE OF CONFIDENTIALITY

This transmission is intended only for the use of the Addressee and may contain information that is:
1. Subject to attorney/client privilege; 2. Attorney work product; or 3. Confidential. If you are not the intended recipient, you are hereby notified that any dissemination, distribution or copying of the information contained in this facsimile is strictly unauthorized and prohibited. If you have received this facsimile in error, please notify us immediately by collect phone to the sender named above.

RECEIVED
CENTRAL FAX CENTER
JUL 07 2006

PTO/SB/21 (09-04)

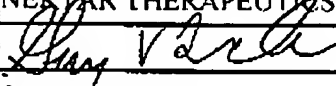
Approved for use through 07/31/2006. OMB 0851-0031

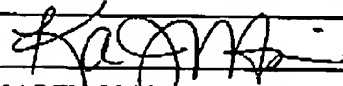
U.S. Patent and Trademark Office, U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

TRANSMITTAL FORM (to be used for all correspondence after initial filing)	Application Number	10/032.239
	Filing Date	December 21, 2001
	First Named Inventor	MICHAEL WEICKERT
	Art Unit	1617
	Examiner Name	WANG, SHENGJUN
Total Number of Pages in This Submission	Attorney Docket Number	0067.00

ENCLOSURES (Check all that apply)		
<input type="checkbox"/> Fee Transmittal Form <input type="checkbox"/> Fee Attached <input type="checkbox"/> Amendment/Reply <input type="checkbox"/> After Final <input type="checkbox"/> Affidavits/declaration(s) <input checked="" type="checkbox"/> Extension of Time Request <input type="checkbox"/> Express Abandonment Request <input type="checkbox"/> Information Disclosure Statement <input type="checkbox"/> Certified Copy of Priority Document(s) <input type="checkbox"/> Reply to Missing Parts/Incomplete Application <input type="checkbox"/> Reply to Missing Parts under 37 CFR 1.52 or 1.53	<input type="checkbox"/> Drawing(s) <input type="checkbox"/> Licensing-related Papers <input type="checkbox"/> Petition <input type="checkbox"/> Petition to Convert to a Provisional Application <input type="checkbox"/> Power of Attorney, Revocation <input type="checkbox"/> Change of Correspondence Address <input type="checkbox"/> Terminal Disclaimer <input type="checkbox"/> Request for Refund <input type="checkbox"/> CD, Number of CD(s) _____ <input type="checkbox"/> Landscape Table on CD	<input type="checkbox"/> After Allowance Communication to TC <input type="checkbox"/> Appeal Communication to Board of Appeals and Interferences <input type="checkbox"/> Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) <input type="checkbox"/> Proprietary Information <input type="checkbox"/> Status Letter <input checked="" type="checkbox"/> Other Enclosure(s) (please identify below): SUPPLEMENTAL APPEAL BRIEF
Remarks		

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT			
Firm Name	NEKTAR THERAPEUTICS		
Signature			
Printed name	GUY V. TUCKER		
Date	07 JULY 2006	Reg. No.	45,302

CERTIFICATE OF TRANSMISSION/MAILING			
I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below:			
Signature			
Typed or printed name	KAREN J MOIR	Date	07/07/2006

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.